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9	Attorneys for Defendants Arman Izadi aka Alexander Izadi		
10	aka Armani; Sancho Van Ryan aka Sancho Jinadasa; Bonnie Izadi		
11	aka Bonnie Roberts; Glow Threads, Inc.		
12	Giow Tinedius, Inc.		
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15			
16 17	Mark Streeter, derivatively on behalf Of the shareholders of Glow Threads, Inc., Plaintiff,	CASE NO: 2:18-cv-01916-RFB-VCF	
18	v.	STIPULATION AND ORDER TO	
19	v.	EXTEND TIME TO RESPOND TO PLAINTIFF'S SECOND AMENDED	
20	Arman Izadi a/k/a Alexander Izadi a/k/a Armani; Sancho Van Ryan a/k/a Sancho	COMPLAINT (FIRST REQUEST)	
21 22	Jinadasa; Brian Epling, as the trustee of The Orange Trust; The Orange Trust; Bonnie Izadi		
	a/k/a Bonnie Roberts; Adli Law Group, P.C.; Anthony DiMonte; and Glow Threads, Inc., As		
23	a nominal Defendant for derivative claims,		
242526	Defendants.		
27	Plaintiff Mark Streeter and Defendants Arman Izadi, Sancho Van Ryan, Brian Epling (a		
28	trustee for the Orange Trust), Bonnie Izadi, Glow Threads, Inc., Adli Law Group, P.C. an 1 of 3		

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Anthony DiMonte, by and through their counsel, hereby respectfully submit this Stipulation and Order Extending Time for Defendants to Respond to Plaintiff's Second Amended Complaint. This Stipulation is made in accordance with LR 6-1, LR 6-2, and LR II 7-1 of the Local Rules of this Court. This is the first request for an extension of time to file a response to Plaintiff's Second Amended Complaint.

Plaintiff's Second Amended Complaint [ECF 34] was filed on March 23, 2020. The Response to Plaintiff's Second Amended Complaint is due April 17, 2020.

Upon agreement by and between all the parties, the undersigned respectfully requests that this Court grant an extension of time in which the Response to Plaintiff's Second Amended Complaint currently due April 17, 2020 be extended for a period of two (2) weeks up to and including May 1, 2020.

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1	The reason for this request is that the COVID 19 emergency and related limitations have		
2	significantly hampered Defendants' ability to complete their Response to Plaintiff's Second		
3	Amended Complaint.		
5	CLARK HILL, PLLC	KENNEDY & COUVILIER	
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10 11	3800 Howard Hughes Parkway, Suite 500 Las Vegas, Nevada 89169 Telephone: (702) 862-8300	JENNINGS & FULTON, LTD.	
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13	aka Alexander Izadi aka Armani; Sancho Van Ryan	JARED B. JENNINGS, ESQ.	
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•	aka Bonnie Roberts;	Nevada Bar No. 11572	
15	Glow Threads, Inc.	LOGAN WILSON, ESQ.	
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ا ۲	Email: nwieczorek@clarkhill.com	Orange Trust	
21	Counsel for Defendants, Adli Law Group and Anthony DiMonte		
22			
23	<u>OI</u>	<u>RDER</u>	
	IT IS SO ORDERED.	n L	
24 25			
	UNITED STATES MAGISTRATE JUDGE		
26			
27	A	April 20, 2020	
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